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8	Attorneys for Plaintiff, Christine M. Hardwick	
9	UNITED STATES DISTRICT COURT	
10		
11	DISTRICT OF NEVADA	
12	CHRISTINE M. HARDWICK, an individual,	Case No: 2:14-cv-01651-RFB-PAL
	CHRISTINE W. HARD WICK, all lildividual,	Case No. 2.14-cv-01031-Ki B-i AL
13	Disintiff	
14	Plaintiff,	
15	VS.	STIPULATION TO EXTEND
		DEADLINE FOR PRETRIAL ORDER
16	ELDORADO RESORTS CORPORATION, a	(Third Request)
	Florida Corporation; et al.,	
17		ORDER TO EXTEND TIME TO FILE
18	Defendants.	THE PROPOSED JOINT PRETRIAL
		ORDER FROM MAY 16, 2018, TO MAY
19		21, 2018.
		,,,
20		
21		
22	Plaintiff Christine M. Hardwick ("Hardwick" or "Plaintiff") and Defendants Eldorado	
23	Resorts Corporation ("Eldorado"), Michael Marrs ("Marrs"), Dominic Taleghani ("Taleghani")	
24	and Kristen Beck ("Beck") (referred to collectively as "Defendants") hereby advise the Court as	
<u> </u>	follows	
25	follows:	
26	The current deadline to file is May 7, 2018, with a pending request to extend the deadline to	
27	May 16, 2018. (ECF No. 108). This will be the p	parties' third request to extend the deadline to file.
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Plaintiff and Defense counsel are still in the process of finalizing the joint pretrial order. The drafting of the pretrial order in the instant case has caused both parties to discuss and analyze the issues and evidence for the subsequent trials. The parties want to be as effective and efficient as reasonably possible in their preparation while also being comprehensive and thorough in detail. This will allow for more streamlined preparation for the subsequent trials.

Furthermore, the corralling of issues and evidence in the instant case has facilitated potentially fruitful settlement discussions between the parties in the instant case and Related Cases. Counsel is hopeful and believes that a few of the Related Cases will resolve through this process.

For the above stated reasons, Counsel for both parties respectfully request another extension to file their joint pretrial order because of the sheer amount of issues and the voluminous amount of evidence that has to be analyzed and discussed in the instant case and Related Cases. The parties believe that an extension to May 21, 2018, will be sufficient for submitting the proposed joint pretrial order and to facilitate potential resolution in some of the Related Cases. This requested extension is not for the purpose of delay and is made in good faith.

DATED this 16rd day of May, 2018

WATKINS & LETOFSKY

OGLETREE, DEAKINS, NASH, SMOAK, & STEWART, P.C.

/s/ Eran S. Forster

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Attorneys for Defendants

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## ORDER TO ENLARGE TIME TO FILE THE PROPOSED JOINT PRETRIAL ORDER FROM MAY 1654 2018 TO MAY 21, 2018. MAY 7, 2018

Dated this 18th day of May, 2018

IT IS ORDERED

RICHARD F. BOULWARE, II United States District Judge